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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/683,993	03/08/2002	Honary Hooman	42390P13490	2606
8791	7590 04/06/2005		EXAM	INER
BLAKELY SOKOLOFF TAYLOR & ZAFMAN 12400 WILSHIRE BOULEVARD SEVENTH FLOOR			TRUONG, CAMQUY	
			ART UNIT	PAPER NUMBER
	ES, CA 90025-1030		2195	
			DATE MAIL ED. 04/06/200	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/683,993	HOOMAN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Camquy Truong	2195				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet v	vith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by state of the provided period for reply will, by state of the provided period for reply will, by state of the provided patent term adjustment. See 37 CFR 1.704(b).	R 1.136(a). In no event, however, may a reply within the statutory minimum of the right will apply and will expire SIX (6) MC atute, cause the application to become A	reply be timely filed  irty (30) days will be considered timely.  INTHS from the mailing date of this communication.  ABANDONED (35 U.S.C. § 133).				
Status		•				
1)⊠ Responsive to communication(s) filed on <u>08 March 2002</u> .						
2a) This action is <b>FINAL</b> . 2b) ⊠ T						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4a) Of the above claim(s) is/are without 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>1-30</u> is/are rejected. 7) ☐ Claim(s) is/are objected to.	S) Claim(s) 1-30 is/are rejected.					
Application Papers						
9)☐ The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) □ accepted or b) □ objected to by the Examiner.						
Applicant may not request that any objection to the	the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the corn 11) The oath or declaration is objected to by the						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the p application from the International Bur * See the attached detailed Office action for a line	ents have been received. ents have been received in a priority documents have been eau (PCT Rule 17.2(a)).	Application No n received in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)						
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date 4/28/2003.</li> </ol>	Paper No	(s)/Mail Date Informal Patent Application (PTO-152)				

Art Unit 2195

#### **DETAILED ACTION**

1. Claims 1-30 are presented for examination.

2. It is noted that although the present application does contain line numbers in the specification and claims, the line numbers in the claims do not correspond to the preferred format. The preferred format is to number each line of every claim, with each claim beginning with line 1. For ease of reference by both the examiner and Applicant all future correspondence should include the recommended line numbering.

### Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
  The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 4. Claims 1-10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
  - A. The claim language in the following claims is not clearly understood:
- i. As to claim 1, it is not clearly understood what happen after the third queue have the task identifier and what is the third queue doing with the task identifier (i.e. the task identifier will be executed?).
- ii. As to claims 3-4, line 2, it is not clearly indicated whether "priority types" refers to " the priority type first and second priority type " in claim 1; it is

Art Unit 2195

not clearly understood what is meant by "data frame types" and how it relates with "priority types".

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-2, 6-12, 14, 17-20, 23-26 and 29-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miro (U.S. Patent 5,220,653) in view of Applicant Admitted Prior Art (AAPA).
- 7. As to claims 1, 11, 19 and 24, Miro teaches the invention substantially as claimed including a device comprising:

a task scheduler coupled to the port, the task scheduler to generate a task identifier for every data frame received (col.13, lines 60-65);

a first queue coupled to the task scheduler to hold task identifiers of a first priority type (col. 4, lines 50-60; col. 13, line 66 – col. 14, line 9);

Application/Control Number: 09/683,993 Art Unit 2195

a second queue couple to the task scheduler to hold task identifiers of a second priority type, the second priority type different than the first priority type (col. 4, lines 60-65; col. 13, line 66 – col. 14, line 9);

a switch coupled to the first and second queues, the switch configured to retrieve task identifiers from the first queue and the second queue in a fair manner (col. 3, lines 50-61; col. 7, lines 56-67; col. 14, lines 10-22); and a third queue (service queue, col. 3, line 50) coupled to the switch, the third queue to hold task identifiers retrieved by the switch (col. 3, lines 50-53; col. 14, lines 10-12).

- 8. Miro does not explicitly teach a port to receive <u>one or more data streams</u>, <u>each data stream including one or more data frames</u>. However, AAPA teaches a port to receive <u>one or more data streams</u>, <u>each data stream including one or more data frames</u> (page 1 lines 16-21).
- 9. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Miro and AAPA because AAPA's one or more data streams, each data stream including one or more data frames would increase the flexibility and speed of Miro 's system by include all the needed data streams to eliminate data flow bottlenecks or congestion.
- 10. As to claim 2, Miro teaches a classifier communicatively coupled to the

port to assign a priority type to every data frame received (col. 3, lines 37-44; col. 13, lines 60-65).

- 11. As to claim 6, Miro teaches a task router coupled to receive task identifiers from the task scheduler and the task identifiers in either the first or second queue (col. 14, lines 10-13).
- 12. As to claims 7, 17 and 29, Miro teaches the task router is configured to monitor the first queue for an overflow condition and, if an overflow condition is detected, reassign data frame priority types to prevent overflow of the first queue (col. 3, line 63 col. 4, line 4).
- 13. As to claims 8-9, Miro teaches the switch is configured to retrieve task identifiers from the first and second queues in a fair and weighted manner according to priority types of the task identifiers (col. 3, lines 50-61; col. 7, lines 56-67; col. 14, lines 10-22.
- 14. As to claim 10, Miro teaches the third queue is a shared execution queue from which one or more processing units retrieve task identifiers to process (col. 1, lines 42-45).
- 15. As to claims 12,14, 20 and 25, Miro teaches the task priority level is

Application/Control Number: 09/683,993 Art Unit 2195

determined from the data frame type (col. 4, lines 50-66).

- 16. As to claims 18, 23 and 30, Miro teaches placing the retrieved data frames into an execution queue to be processed (col. 1, lines 42-45; col. 3, lines 50-53; col. 14, lines 10-12).
- 17. As to claim 26, Miro teaches each storage queue stores data frames of a different task priority level than the other storage queues (col.4, lines 55-65).
- 18. Claims 3-5 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miro (U.S. Patent 5,220,653) in view of Applicant Admitted Prior Art (AAPA), as applied to claims 1, 11, 19 and 24 above, and further in view of Sherrod (U.S. Patent 4,642,756).
- 19. As to claim 3, Miro does not explicitly teach look-up table store communicatively coupled to the port, the look-up table store to store conversions between priority types and data frame types. However, Sherrod teaches look-up table store communicatively coupled to the port, the look-up table store to store conversions between priority types and data frame types (col. 3, lines 7-12 and lines 23-28).

Art Unit 2195

20. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Miro, AAPA and Sherrod because Sherrod's look-up table store to store conversions between priority types and data frame types would increase the flexibility of Miro and AAPA's

system by providing look-up table store to store conversions between priority types and data frame types to optimize the responsiveness of the computer to a set of interactive computer users.

- 21. As to claims 4 and 13, Sherrod teaches the conversions between priority types and data frame types are pre-assigned (col. 3, lines7-12).
- 22. As to claim 5, Sherrod teaches the conversions between priority types and data frame types are dynamically configured (col. 3, lines 23-28).
- 23. Claims 15-16, 21-22, 27-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miro (U.S. Patent 5,220,653) in view of Applicant Admitted Prior Art (AAPA), as applied to claims 1, 11, 19 and 24 above, and further in view of Beaulieu et al. (U.S. Patent 6,182,120).
- 24. As to claims 15, 21 and 27, Miro and AAPA do not explicitly teach each data frame type corresponds to particular processing time requirements.

Application/Control Number: 09/683,993 Art Unit 2195

However, Beauliew teaches each data frame type corresponds to particular processing time requirements (col. 1, lines 50-51).

25. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Miro, AAPA and Beauliew

because Beauliew's <u>each data frame type corresponds to particular processing</u>

<u>time requirement</u> would increase the flexibility of Miro and AAPA's system by

provide <u>each data frame type corresponds to particular processing time</u>

<u>requirement</u> to optimize to use of one or more processors.

26. As to claims 16, 22 and 28, Beauliew teaches according to the weighted processing scheme, data frames of approximately equal total processing time restrictions are retrieved from each storage queue in a task retrieval cycle (col. 3, lines 11-25; col. 4, lines 30-52).

#### Conclusion

27. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Camquy Truong whose telephone number is (571) 272-3773. The examiner can normally be reached on 8AM – 5PM.

Art Unit 2195

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on 571-272-3756. The fax phone number for the organization where this application or proceeding is assigned is 571-273-3756.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR of Public PAIP. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIP system, contact the Electronic Business Center (EBC) at 866-217-9197(toll-free).

Camquy Truong

March 6, 2005

MÉNG-AL T. AN SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100